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इस भाग में भिन्न पृष्ठ संख्या की जारी हो जिससे इक चतुर्थ असरग संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed
as a separate compilation

भाग II—रणनीति

PART II—Section 4

रक्षा मंत्रालय द्वारा जारी किये गये विविध नियम और आदेश।

Statutory Rules and Orders issued by the Ministry of Defence

MINISTRY OF DEFENCE

New Delhi, the 10th March 1965

S.R.O. 101.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Civilian Entomologist in the Army Medical Corps namely:—

1. **Short title.**—These rules may be called the Army Medical Corps (Civilian Entomologist) Recruitment Rules, 1965.

2. **Application.**—These rules shall apply to the post of Civilian Entomologist in the Army Medical Corps.

3. **Number, Classification, Scale of Pay etc.**—The number of the said post, its classification, the scale of pay attached thereto, the method of recruitment to the said post, age limit, and other matters relating to the said post shall be as specified in columns 2 to 13 of the Schedule annexed hereto:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes and Scheduled Tribes and other special categories of persons in accordance with the general orders of the Government of India issued from time to time.

4. Disqualification.—No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said post; and

No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

THE SCHEDULE

Name of post	No. of posts.	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits	Whether age and educational qualifications prescribed for direct recruits will apply in the case of promotees	Period of probation	Method of recit.	In case of recit.	If a DPC exists	Circumstances in which UPSC is to be consulted in making recit.
I	2	3	4	5	6	7	8	9	10	II	12	13
Entomologist (Civilian)	1	Defence Services (Civilian) Class I Gazetted.)	Rs. 400—400— 450—30— 600—35— 670— EB—35— 950	NA	35 years and below (relaxable for Government servants.)	<i>Essential</i> (i) Master's degree in Zoology with specialisation in Entomology or in Entomology with specialisation in Medical Entomology from a recognised University. (ii) About 3 years teaching/research experience in Entomology in a responsible capacity.	NA	2 years	Direct recruitment	NA	NA	As required under the rules

1	2	3	4	5	6	7	8	9	10	11	12	13
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(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).

[No. F.1 (17)64/D (Appts).]
T. S. SAWHNEY, Under Secy.

New Delhi, the 16th March 1965

S.R.O. 102.—The following amendment made by the Cantonment Board, Agra, in exercise of the powers conferred by clause (13) of section 282 and by section 283 of the Cantonments Act, 1924 (2 of 1924), to the bye-laws for regulating the use or occupation of any street or place by itinerant vendors in the Agra Cantonment, published with the Notification of the Government of India in the late Defence Department No. 55, dated the 22nd August, 1942, is hereby published for general information the same having been previously published and having been approved and confirmed by the Central Government as required by subsection (1) of section 284 of the said Act, namely:—

In the said bye-laws:—

(a) in bye-law 1, after clause (b) of the proviso the following clause shall be added, namely:—

“(c) no permission shall be granted for the use or occupation of any area in excess of 7.432 square metres”;

(b) for bye-law 3, the following bye-law shall be substituted, namely:—

“3. The following fees shall be charged for the use or occupation of any portion of a street or public place for which permission has been granted under bye-law:—

Serial No.	Description	Rates
		Rs. Paise
1	Vendors occupying space up to 0.557 square metre	0.13 Paise per day or 3.00 per month.
2	Vendors occupying space between 0.650 square metre and 2.787 square metres	0.25 Paise per day or 6.00 per month.
3	Vendors occupying space between 2.879 square metres and 4.645 square metres	0.37 Paise per day or 10.00 per month.
4	Vendors occupying space between 4.737 square metres and 7.432 square metres	0.50 Paise per day or 12.00 per month.
5	Vendors using mobile thelas	0.25 Paise per day or 7.00 per month.
6	Parking of buses for carrying passengers	0.75 Paise per Bus per day or 15.00 per Bus per month.
7	Shopkeepers occupying space in front of their shops by fixing planks or having stone platforms, chajjas or the like or occupying open land in any manner—	
	(i) Where the area occupied does not exceed 2.318 square metres	6.00 per month.
	(ii) Where the area occupied exceeds 2.318 square metres but does not exceed 4.645 square metres	10.00 per month.
	(iii) Where the area occupied exceeds 4.645 square metres but does not exceed 7.432 square metres	15.00 per month.

[File No. 12/9/G/L&C/64/722-C/D(Q&C).]

S.R.O. 103.—The following bye-laws for the regulation and control of loud speakers in Nasirabad Cantonment made by the Cantonment Board, Nasirabad, in exercise of the powers conferred by clauses (28), (38) and (39) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924), are hereby published,

the same having been previously published and having been approved and confirmed by the Central Government, as required by sub-section (1) of section 284 of the said Act, namely:-

BYE-LAWS FOR THE CONTROL OF LOUD SPEAKERS

1. These bye-laws may be called the Nasirabad Cantonment (control of loud speakers) Bye-laws. 1965.

2. No person shall, except with the previous permission, in writing, of the Executive Officer and on such condition as may be imposed under these bye-laws, make use of any loud speaker whether stationary or fitted to any motor lorry or other moving vehicle, within the limits of Nasirabad Cantonment:

Provided that no such permission shall be necessary for the use of any loud speaker by any authority for any purpose which in the opinion of the Executive Officer is connected with the discharge of its statutory duty:

Provided further that the use of any loud speaker for commercial or advertisement purpose may be allowed by the Executive Officer within such areas of the Cantonment and during such hours as may be fixed by the Board from time to time.

Explanation.—In this bye-law “loud speaker” includes any electrically or mechanically operated means of producing loud noise.

3. All applications for obtaining permission for use of loud speakers shall be submitted to the Executive Officer who may, with due regard to public safety and convenience, in his discretion refuse or grant permission and in granting such permission he may impose any reasonable conditions in respect of such use.

4. Any permission given or condition imposed under these bye-laws may be withdrawn or varied by the Executive Officer where such withdrawal or variation appears necessary in the interest of the public.

5. Any person aggrieved by an order of the Executive Officer, made under these bye-laws, may appeal to the Board, within ten days from the date of communication of such order to him.

6. A contravention of any of these Bye-laws shall be punishable with fine which may extend to one hundred rupees, and in the case of continuing contravention, with an additional fine which may extend to five rupees for every day during which such contravention continues after conviction for the first such contravention.

[File No. 12/2/G/L&C/85/D(Q&C).]

S.R.O. 104.—In exercise of the powers conferred by section 80 of the Cantonments Act, 1924, and in supersession of the notification of the late Government of the Central Provinces and Berar No. 733, dated the 10th June, 1913, the Cantonment Board, Pachmarhi, with the previous sanction of the Central Government, hereby imposes octroi tax on the goods mentioned in column 1 of the Schedule hereto annexed, at the rates specified in the corresponding entries in columns 2 and 3 thereof:

Provided that nothing in this notification shall apply to:—

(i) goods which are included in the luggage of bona fide passengers and articles intended for private or personal use which have been in the passenger's use before being brought within the octroi limits; and

(ii) goods which are the property of the Central Government or a State Government or the Cantonment Board if such goods satisfy the following conditions, namely:—

(a) Such goods are brought within the limits of the Pachmarhi Cantonment with a certificate from such officer as may be specified by the Cantonment Board to the effect that such goods are not intended for sale or for use by private persons; and

(b) Such goods after they are so brought are not sold or are not used by private persons.

THE SCHEDULE

Name of goods	Rate on number, weight or standard packages	Advalorem	Remarks
I	2	3	4
Rs. Paise			Rs. Paise
<i>Class I Articles of Food and Drink</i>			
1. Wheat, Barley, Makki, Bajra, Jawar and all other food grains not specified elsewhere including pulses and oil-seeds	0·08 per 50 Kilogram	—	
2. Wheat flour (atta) or flour of Makki, Barley, or of any other food grain including dana, ward or choori etc.	0·08 per 50 Kilogram	—	
3. Rice husked Rice unhusked	0·16 per 50 Kilogram 0·08 per 50 Kilogram	— —	
4. Chiwara, Murmura, or any other parched grain Till or Tilli, Sooji, Maida and Khali	0·18 per 50 Kilogram	—	
5. (a) Sugar and all other articles made of sugar (b) Honey	0·02 per Kilogram	5 00 per cent. —	
6. Gur and articles made of gur	—	100 per cent.	
7. Pure ghee and Khova	0·03 per Kilogram	—	
8. Vegetable Ghee	0·13 per Kilogram	—	
9. Other articles of food and drink			
(i) Oilman stores and grocery e.g., Tea, Coffee, Butter Confectionery and Sweets, Tinned Provisions, Vinegar, bottled provisions and other commodities used as food and drinks not specified elsewhere	—	8·00 per cent.	
(ii) Dry fruits of all kinds	—	6·00 per cent.	
(iii) Coconuts	0·03 per 20 numbers	—	
(iv) Cotton seeds	0·06 per 50 Kilogram	—	
(v) Fish	0·05 per Kilogram	—	
(vi) Bhusa and all dry fodder	0·50 per cart load	—	
(vii) Green grass or any other green fodder	0·20 per cart load	—	
<i>Class II Animals and Birds</i>			
1. Sheep Goats over 3 months	0·25 each	—	
2. Bullocks, he-buffaloes, calves, over one year oxen and horses	0·40 each	—	
3. Milch cattle not specified elsewhere including milch goats, sheep etc.	0·30 each	—	
<i>Class III Articles used for Fuel Light and Washing</i>			
1. Charcoal	0·08 per bag of 35 kg.	—	
2. Coal (steam slack ouster)	0·10 per quintal	—	
3. Wood for fuel	0·25 per cart load	—	

I

2

3

4

	Rs. Paise	Rs. Paise
4. Soap, Wax, Tallow, Candles, soap of all kinds, washing soda and other washing material	—	2·00 per cent.
5. Matches of all kinds and sulphur	—	2·00 per cent.
6. Oil other than kerosene	0·01 per litre	—
7. Kerosene oil	0·10 per tin of 18 litre	—

Class IV Articles used in Construction of Buildings

1. Teak wood beams	—	2·00 per cent.
2. Beams other than teak wood and timber of all kinds	—	1·00 per cent.
3. (a) Ordinary tiles	0·50 per 1000	—
(b) Mangalore, Jabalpur, Bagra, Allahabad and any other similar tiles	1·00 per 1000	—
4. Lime for whitewashing, lime, kanker, cement and bricks	—	2·00 per cent.
5. Colour dyes, paints, varnishes, glue and polishes of all kinds	—	2·00 per cent.
6. Stone or stone rubble	0·10 per cart load	—

Class V Piece goods and other Textile Fabric manufactured Articles or Clothing and Dress

1. Piece goods, hosiery goods, cloth laces, carpets, durri, niwar, tents, rugs, haberdashery, namdas, jute cloth, cloth and woollen goods, articles made therefrom and all other articles of dress not specified elsewhere in the Schedule except hand-spun and handwoven Khadi purchased from sources recognized by the Central or State Government or All India Khadi and Gramodyog Commission	—	5·00 per cent.
2. Tinil gild, silver laces, gotta silmisatara and articles made therefrom	—	5·00 per cent.
3. Hemp, buckle coir and other ropes, gunny bags	—	3·00 per cent.
4. Silk including artificial silk, rayon, terylene or fabrics made of any other synthetic fibre	—	4·00 per cent.
5. Raw cotton carded or otherwise.	—	2·00 per cent.

Class VI Metal and Articles of Metal

1. Iron, brass and copper hardware and articles made of iron brass and copper including machinery and parts thereof not specified elsewhere; utensils made of any other metal	—	2·00 per cent.
2. Silver and gold leaf, silver, gold and articles made therefrom	—	4·00 per cent.

I

2

3

4

Rs. Paise

Class VII

1	Manufactured tobacco including Cigar and Snuff	5·00 per cent
2	Leaf tobacco, Gurakhu and articles of tobacco including bides, drugs and perfumes	2·00 per cent
3	Glass, articles made therefrom, China-ware, crockery-ware and glazed ware	2·00 per cent
4	Stationery of all kinds including unprinted blank books and printed books excluding prescribed text books	2·00 per cent
5	Brushes of all kinds including brooms	1·00 per cent
6	Toys of all description	2·00 per cent
7	Rubber goods including toys manufactured rubber or canvas shoes	2·00 per cent
8	Furniture	2·00 per cent
9	Watches, clocks, and parts thereof and their instruments.	2·00 per cent
10	Electric, galvanic, scientific, surgical, musical photographic apparatus, machines and materials including fans of all kinds ; celluloid getta purcha goods	2·00 per cent
11	Cycle and accessories	2·00 per cent
12	Motor Cycles	5·00 per motor cycle.
13	Motor cars, lorries, buses	15·00 each
14	Spices of all kinds	2·00 per cent
15	Leather and articles manufactured from leather	2·00 per cent
16	Beetle leaves, Beetle nuts and articles used in beetle making	1·00 per cent
17	Coal tar	3·00 per cent
18	Asbestos goods and sanitary ware of all kinds	3·00 per cent
19	Tinctures and tonics not included in the British Pharmacopoeia the alcoholic contents of which are more than 50 per cent	15·00 per cent
20	Petrol	0·02 per litre
21	Other lubricant oils and greases	0·02 per litre
22	Chemicals and methylated spirit	2·00 per cent
23	Cosmetics except soap	8·00 per cent
24	Accessories for items 12 & 13	2·00 per cent
25	Mahua	0·05 per kilogram

New Delhi, the 23rd March 1965

S.R.O. 105.—In exercise of the powers conferred by section 13 of the National Cadet Corps Act, 1948 (31 of 1948), the Central Government hereby makes the following rules further to amend the National Cadet Corps (Girls' Division) Rules, 1949, namely:—

1. These rules may be called the National Cadet Corps (Girls' Division) Amendment Rules, 1965.

2. In the National Cadet Corps (Girls' Division) Rules, 1949:—

(i) in rule 13, in clause (c), for the figures and word "35 years", the figures and word "40 years" shall be substituted;

(ii) in rule 19,—

(a) for the figures and word "45 years", the figures and word "52 years" shall be substituted;

(b) for the proviso, the following proviso shall be substituted, namely:—

"Provided that the Director General, National Cadet Corps, may, in any special case and for reasons to be recorded in writing, permit any such officer to serve up to the age of 55 years by granting extension of service to such officer for a period of one year at a time."

[File No. 7607/64/DGNCC(GD.)]

MAHTAB SINGH, Under Secy.